1	PATRICK D. ROBBINS (CABN 152288) Acting United States Attorney MARTHA BOERSCH (CABN 126569) Chief, Criminal Division			
2 3				
4	ERIC CHENG (CABN 274118) AJAY KRISHNAMURTHY (CABN 305533) ALEXANDRA SHEPARD (CABN 205143) Assistant United States Attorneys Attorneys for United States of America UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
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9	OAKLAND DIVISION			
10	IDUTED CTATES OF AMERICA	`	CACE NO. 22 CD 002/0 IOW	
11	UNITED STATES OF AMERICA,)	CASE NO. 23-CR-00269-JSW	
12	Plaintiff,)	UNITED STATES' REQUEST FOR LEAVE TO SHORTEN TIME TO FILE SPEEDY TRIAL	
13	V.)	ACTION MOTION AND [PROPOSED] ORDER	
14	DEVON CHRISTOPHER WENGER,) R	Re: Dkt. No. 402	
15	Defendants.)		
16)		
17		_′		
18	The United States requests leave to shorten the time for filing the attached Motion To Exclude			
19	Time Under The Speedy Trial Act And [Proposed] Order. The parties are scheduled for a status			
20	conference before the Court on March 25, 2025. This Court ordered the government and Wenger to file			
21	a joint status report prior to the status conference on whether the government intends to retry Wenger,			
22	and to identify possible dates for a retrial in the summer of 2025. Dkt. 393. In conjunction with that			
23	order, the parties spoke on March 18. Counsel for defendant Devon Wenger, Nicole Lopes, advised the			
24	government that her client intends to invoke his right to a speedy retrial. In light of this development,			
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	REQ. FOR LEAVE TO SHORTEN TIME 23-CR-00269-JSW	1		

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